# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

JORDAN ROY and JUSTIN TRUMBULL, on behalf of themselves and others similarly situated,

Plaintiffs.

v.

FEDEX GROUND PACKAGE SYSTEM, INC.,

Defendant.

Case No.: 3:17-cv-30116-KAR

### JOINT STATUS REPORT ON DOCUMENT PRODUCTION OF OPT-INS KRUTOV; LAWRENCE; WOSKO; BJORLIE; INGRAM; JONES, JR.; AND NIEMERCK

Pursuant to the Court's order, <u>see</u> Dkt. 245, Plaintiffs and Defendant FedEx Ground Package System, Inc. (collectively, "the Parties") hereby provide the following report to the Court as to the status of document production from the opt-in plaintiffs identified in the Court's order:

- 1. **Andrey Krutov**: Mr. Krutov has not produced additional documents reflecting pay or hours worked since Plaintiffs' December 6, 2021, filing.
- 2. **Brian Lawrence**: Mr. Lawrence has not produced additional documents reflecting pay or hours worked since Plaintiffs' December 6, 2021, filing.
- 3. **Nicholas Wosko**: Plaintiffs' counsel will be filing a notice withdrawing Mr. Wosko from this case.
- 4. **Matthew Bjorlie**: Mr. Bjorlie has not produced additional documents reflecting pay or hours worked since Plaintiffs' December 6, 2021, filing.
- 5. **Eric Ingram**: Mr. Ingram has not produced documents reflecting pay or hours worked since Plaintiffs' December 6, 2021, filing.
- 6. **Samuel Joseph Jones, Jr.**: Mr. Jones has produced documents reflecting pay or hours worked since Plaintiffs' December 6, 2021, filing.
- 7. **Michael Niemerck**: Mr. Niemerck has not produced documents reflecting pay or hours worked since Plaintiffs' December 6, 2021, filing.

Plaintiffs' counsel continues to make efforts to obtain additional documents and, for the reasons explained in Plaintiffs' opposition, Dkt. 243, continues to oppose FedEx Ground's motion to dismiss, Dkt. 239.

FedEx Ground's position is that the above opt-ins have not complied with the Court's order that they produce or show reasonable efforts by October 22, 2021 (ECF 221) and requests the Court grant its motion to dismiss the opt-ins.

Dated: March 23, 2022 Respectfully submitted,

#### /s/ Shannon Liss-Riordan

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Attorneys for Defendant, FedEx Ground Package System, Inc.

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing **document** was filed through the ECF system and will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) on March 23, 2022.

/s/ Shannon Liss-Riordan

Shannon Liss-Riordan